

TRYING TO SOLVE PRIORITY OF RACES

EXPERIMENTS TO BE MADE TO
DETERMINE WHICH IS CLOS-
EST TO THE APE.

Berlin, April 25.—An attempt is to be made at the Imperial Research Laboratory at Munich to determine, by blood-precipitation experiments, which of the living races of men bears the closest blood relationship to the ape.

Should the experiment succeed it will settle many perplexing problems of science and may revolutionize the theories of evolutionists as well as theologians.

As the case now stands there is general agreement among scientists that man and the ape are descended from a common ancestor; but as to whether the black, the white, the red or the yellow man, the plmy, the giant or the medium sized man, was the original human type there are strong differences of opinion. One body of theorists holds that the negro is a degenerated white type, while another insists that the white man is evolved from an ancient black type.

To apply the blood-precipitation tests to the settlement of this problem it will be necessary only to advance a few steps further on experiments made by Prof. Nuttal of the University of Cambridge, England.

Sir Ray Lankester gives the following account of these experiments:

"When into the blood of a live rabbit a small quantity of the blood or liquid serum separated from the blood clot of a man is introduced by injection in several doses separated by a day or two's interval, the blood of the rabbit acquires a peculiar property. If the rabbit be killed and some of the blood be allowed to coagulate, the serum, or pale liquid part of the blood, may be collected and preserved in glass bulbs for experiment."

"It is now found that if a teaspoonful of a clear, transparent dilution of human blood, prepared either from fresh or from dried blood, be put in a test tube, and some of the prepared rabbit serum is poured into it, a milky appearance is produced where the two liquids meet, and as they mix the whole of the mixed liquid becomes clouded. The particles causing the cloudiness gradually collect together and sink to the bottom of the tube as a precipitate. Now, if serum from a rabbit not treated by an injection of human blood or serum be poured into a tube holding a specimen of the dilute human blood, such as yielded the precipitate when mixed with the 'humanized' rabbit serum, there will be no precipitate at all."

"Thus we prove that there is something present in the blood of the 'humanized' rabbit which causes the precipitate and which is not present in the blood of the unprepared rabbit. What is this precipitin? Is it the human blood itself, with which the first rabbit was prepared, which simply brings with it the precipitin? Not at

SHE GAVE UP ALL HOPE

Physicians Failed to Help Mrs.
Green, But She Finally Found
Relief in Cardui.

Meets, Va.—Mrs. J. C. Green of this place, says: "I suffered with womanly troubles so that I could hardly sit up. Two of the best doctors in our town treated me, and I tried different medicines, until I gave up all hope of ever getting well."

One day, I decided to try some Cardui. It did so much for me that I ordered some more, and it cured me! Today, I feel as well as I ever did in my life.

The pains and the trouble are all gone. I feel like another person in every way. I wish every sufferer could know what Cardui will do for sick women."

A few doses of Cardui at the right time, will save many a big doctor bill, by preventing serious sickness.

It tones up the nervous system, and helps make pale cheeks fresh and rosy. Thousands of weak women have been restored to health and happiness by using Cardui. Suppose you try it. It may be just the medicine you need.

N. B.—Write for Ladies' Advisory Dept., Chattanooga Medicine Co., Chattanooga, Tenn., for Special Instructions, and 64-page book, "Home Treatment for Women," sent in plain wrapper, on request.

all, as we show by pouring some serum from an ordinary human blood clot into a tube of dilute human blood. No precipitin is formed. It is therefore clear that the introduction of human blood into the living body of the first rabbit has set up a change the formation of a substance having in that animal's blood, resulting in the power to cause a milkiness or precipitation in dilute human serum. There is little doubt that—as in the production of antitoxin—the precipitin is manufactured in the rabbit's blood by a chemical change of bodies present in the injected human blood and in its own blood.

The strangest thing about it all is that the precipitin in the serum of the blood of the humanized rabbit will not cause a cloudiness in diluted dog's blood, nor in that of cattle, sheep or in fact in that of any other animal except man and his nearest 'blood relations' among animals—namely, the apes and monkeys."

It is found to be possible to compare the degree of precipitation or cloudiness in different examples. In other words, those who have made and are making the experiments claim that it is proved by the experiments that the blood of the chimpanzee and the orang-outang, when tested with the humanized precipitin holding rabbit's blood, gives a precipitate nearly as great as does that of man, while the common organ grinder's monkey—the macaque—gives a good deal less. The South American monkeys—which differ in the number of their teeth and in their prehensile tails from man and the Old World monkeys—give only the merest traces of precipitin. The lemurs give no precipitin at all.

"My little son had a very severe cold. I was recommended to try Chamberlain's Cough Remedy, and before a small bottle was finished he was as well as ever," writes Mrs. H. Silks, 29 Dowling Street, Sydney, Australia. This remedy is for sale by all dealers.

BILLS INTRODUCED IN THE LEGISLATURE

Santa Fe, N. M., April 25.—The following official business was transacted yesterday by the senate and house of the New Mexico state legislature:

House Calendar.
The house calendar was a heavy one for the afternoon as it provided for the following bills and joint resolutions on third reading:

House Joint Resolution No. 10, introduced by Mr. Chrisman, March 25, providing an amendment to the constitution of New Mexico; referred to committee on temperance. April 23, reported with recommendation that it be passed.

House Bill No. 23, introduced by Mr. Skidmore, March 26. An act providing that legal voters in the state of New Mexico whose occupation is such that they cannot vote in the precincts in which they are registered may vote elsewhere in the state as herein provided; referred to committee on state affairs April 23, reported with recommendation that it be passed with amendments.

House Bill No. 90, introduced by C. N. Hilton, April 16, an act defining public roads and providing index boards at the forks of all roads, referred to committee on state affairs April 23, reported with recommendation that it be passed with amendments.

House Bill No. 96, introduced by Mr. Llewellyn, April 18, an act authorizing and directing governor of the state of New Mexico to appoint, by and with the consent of the senate, women members on the boards of control of state institutions. April 23, reported with recommendation that it be passed with amendments.

House Bill No. 119, introduced by Mr. Llewellyn, April 22, an act requiring the supreme court of the state to decide appeals on the substantial rights of the party to the record, regardless of technical errors April 23, reported with recommendation that it be passed.

Railroad Hearing.
General Manager Fox of the Western lines of the Santa Fe Co., and Traffic Manager Black of Chicago, Solicitor H. L. Waldo and Superintendent F. E. Summers, will be in Santa Fe by Thursday evening and will appear before the legislative committee that evening to argue against a contemplated reduction of passenger rates. Guy C. Compton, chief dispatcher, will also appear before the committee. He is the statistician of the company and will be primed with facts and figures.

Senators.
A resolution to unseat Senator Abelino Romero in the contest brought against him by A. C. Abeytia of Socorro, was the exciting event of the session.

The special order of the afternoon Senate Bill No. 19 and House Joint Memorial No. 2, were laid over until Thursday afternoon to the hours of 3 and 3:30 respectively.

A petition signed by 112 names from Clayton, in favor of prize fighting, was presented by Gallegos. Petitions against prize fighting were also presented.

Maby introduced Senate Bill No. 109, prohibiting the issuing of teachers' certificates to teachers addicted to strong drink.

Senate Resolution No. 4, by Miera, providing in the election contest of A. C. Abeytia vs. Abelino Romero, that Abeytia be seated was taken up under suspension of the rules.

Holt, from the committee on rules, reported an amendment to Rule 75, by adding the following: "Debate on contested election cases shall not consume more than 60 minutes and no senator shall speak more than three minutes." A spirited debate ensued in which Barth, Evans and Maby protested against the addition to the rule.

The democrats then entered upon a lengthy filibuster, on the adoption of the rule.

House.

Speaker Baca presided. The special order for the afternoon, House Bill No. 30, was taken up immediately after the routine preliminaries. The bill had been introduced by Sanchez, but the committee on judiciary, through Chairman Llewellyn, had introduced a substitute. The measure provides a method by which communities may rid themselves of the red light through the injunction route. The original bill was based on the very stringent and effective Iowa statute. The substitute merely makes a verbal change from "county" to "district" attorney, and corrects the enacting clause so as to make it constitutional. Llewellyn moved that the bill be passed. There was no debate. Mullens in explain-

HOW GIRLS MAY AVOID PERIODIC PAINS

The Experience of Two Girls
Here Related For The
Benefit of Others.

Rochester, N. Y.—"I have a daughter 13 years old who has always been very healthy until recently when she complained of dizziness and cramps every month, so bad that I would have to keep her home from school and put her to bed to get relief."

"After giving her only two bottles of Lydia E. Pinkham's Vegetable Compound she is now enjoying the best of health. I cannot praise your Compound too highly. I want every good mother to read what your medicine has done for my child."—Mrs. RICHARD N. DUNHAM, 311 Exchange St., Rochester, N. Y.

Stoutsville, Ohio.—"I suffered from headaches, backache and was very irregular. A friend advised me to take Lydia E. Pinkham's Vegetable Compound, and before I had taken the whole of two bottles I found relief. I am only sixteen years old, but I have better health than for two or three years. I cannot express my thanks for what Lydia E. Pinkham's Vegetable Compound has done for me. I had taken other medicines but did not find relief."—Miss CORA B. FORNAUGH, Stoutsville, Ohio, R. F. D., No. 1.

Hundreds of such letters from mothers expressing their gratitude for what Lydia E. Pinkham's Vegetable Compound has accomplished for their daughters have been received by the Lydia E. Pinkham Medicine Company, Lynn, Mass.

ing his vote, says that the bill bears the ear marks of people who go into other people's business deeper than their own, but since the bill has the approval of the majority of his constituents, he would vote for it. The bill was passed by a vote of 35 to 8.

Petitions were presented in favor of the creation of Sumner county from La Lande, Fort Sumner and other places, which were referred to the committee on counties and county lines.

Chairman Burg of the committee on ways and means reported a substitute for House Bill No. 33, an act to authorize municipalities to make improvements and to assess the cost against property owners, street railways, etc. The committee also reported in favor of House Bill No. 110. Both reports were adopted.

Chairman W. H. H. Llewellyn presented a majority report from the committee on judiciary, approving of the doubtful clause relating to bond issues in House Bill No. 45, the Sumner county bill. The majority report was adopted.

The following bills were introduced:

House Bill No. 135, by Zacarias Padilla, an act defining the offenses of receiving anything of value pursuant to a contract to perform labor and failing so to perform and providing a penalty therefor. This is an old legislative favorite.

House Bill No. 136, by J. R. Skidmore, an act to prohibit attempts by employers to prevent employees from participating in political matters, and providing punishment therefor. The penalty is to be not more than \$1,000 or imprisonment from 60 to 90 days.

House Bill No. 137, by John A. Young, an act to amend Section 1, Chapter 99, Laws of 1903, requiring aldermen and school directors in incorporated cities to be property owners.

WITH THE BOXERS

The Buffalo A. C. of Sacramento is planning a new fight coliseum with a seating capacity for 8,000 fans.

Tim Hurst, the former baseball umpire, is now matchmaker for the Garden A. C. of New York. Bouts will be staged in Madison Square Garden.

Joe Jeanette, who is in Paris, says he will return home at once. If there is any chance for him to arrange a fight with Champion Jack Johnson.

Joe Woodman together with his stable of fighters—Sam Langford, Porky Flynn, Jack Lester, Cyclone Johnny Thompson and Jimmy Clabby—will sail from Australia on May 21, bound for San Francisco.

Ask your druggist for the full name, "Syrup of Figs and Elixir of Senna." Refuse, with scorn, any of the so-called Fig Syrup imitations. They are meant to deceive you. Look on the label. The genuine, old reliable, bears the name, California Fig Syrup Company.

Take a teaspoonful of Syrup of Figs tonight, sure, and just see for yourself by morning, how gently but thoroughly all the sour bile, undigested

House Bill No. 133 by J. W. Chaves, an act to provide for the safety of employees and passengers, to compel railroad companies to man trains properly.

House Bill No. 139, by Manuel Cordova, to prohibit the waste of waters for flooding ties, timbers, etc.

House Bill No. 140, by J. W. Mullens, an act to provide for the election of school directors.

House Bill No. 141, by Evans, amending Section 1468 or Compiled Laws of 1897, relating to guardians.

House Bill No. 142, by Evans, amending Section 25, Chapter 62, Laws of 1893, relating to divorces.

Mullens offered House Resolution No. 13, providing that no bill shall be reprinted because of amendment of substitution, unless upon order of the house, was adopted by 35 to 5 votes.

The committee on temperance reported in favor of House Joint Resolution No. 10, by Chrisman, providing for the submission of a state-wide prohibition amendment to the constitution. Report adopted. Chrisman moves resolution be passed. Chaves moves that it be recommended to the committee on finance. Chrisman moves to table Chaves' motion. Lost 14 to 32. The motion to recommit carried 35 to 10.

The committee on state affairs, reported amendments to House Bill No. 33, by Skidmore, providing that legal voters whose occupation is such that they cannot vote in the precincts in which they are registered, may vote elsewhere in the state. On motion of de Beed, the bill was recommended to the committee on ways and means, for necessary amendment, so as to make certain its constitutionality, by a vote of 29 to 16.

Chairman Hilton of the committee on roads, presented amendments to House Bill No. 90, by Hilton, providing for metal sign boards on public roads, directing county commissioners to erect such sign posts and to punish the disfigurement or removal of such board. The bill was recommended.

House Bill No. 96, by Llewellyn, an act authorizing and directing the governor of the state of New Mexico to appoint by and with the consent of the senate, women members on the boards of control of the state institutions, passed 38 to 7.

House Bill No. 119, by Llewellyn, although on the calendar, could not be taken up because the bill was not yet printed.

House Bill No. 33, was withdrawn by Skidmore, so that he might rewrite it.

Governor McDonald informed the house that he had signed Senate Bill No. 38, fixing the time for holding court in the Second judicial district.

Representative Skidmore withdrew House Bill No. 33, so as to bring it within the constitution, and if necessary to introduce a resolution to submit a constitutional amendment.

According to a telegram received here from Congressman George Curry the recommendation of George W. Singleton for postmaster of Clovis will be approved by him.

Life Insurance

The Wichita Southern Life Insurance company of Wichita Falls, Tex., has applied to the department of insurance for a license to conduct their business in New Mexico.

Regulation from Colorado

A regulation on Governor W. C. McDonald for the rendition of Juan B. Sandoval was received from the governor of Colorado. Sandoval is wanted in Costilla county, Colorado for assault with intent to murder. He is under arrest at Taos.

State Educators Meet

The heads of the educational institutions of New Mexico met today in the office of Governor W. C. McDonald. Matters of general interest to the state educators will be discussed and it is understood that proposed legislative action will also be taken up. The matter of appropriations for the state schools was taken under advisement.

Federal Court

The docket was called yesterday in federal court and it was the first time that a considerable number of the members of the bar were in attendance at the same time. A voluntary petition in bankruptcy was filed by the Crown Furniture company of Albuquerque, M. B. Kendis is the proprietor. The liabilities are given as \$7,500, with approximate assets of \$5,000.

District Court

Sheriff Charles Closson brought five men before Judge Abbott yesterday in the district court to answer to informations filed charging them with selling liquor without a license at Madrid. Jose Villa was fined \$100 and costs after pleading guilty and the fine was suspended during good behavior. Dan Galvoch pleaded not guilty, his bond was fixed at \$250 and hearing set for the next term. B. Costa pleaded guilty and was fined \$100 and costs and the fine suspended during good behavior. Jose Justina pleaded not guilty, his bond was fixed at \$250.

Pure Ice is a Godsend. Our ice is pure as it is possible to be made and the doctors recommend it for the health and welfare of their patients. Our prices are reasonable and we would be pleased to number you among our customers.

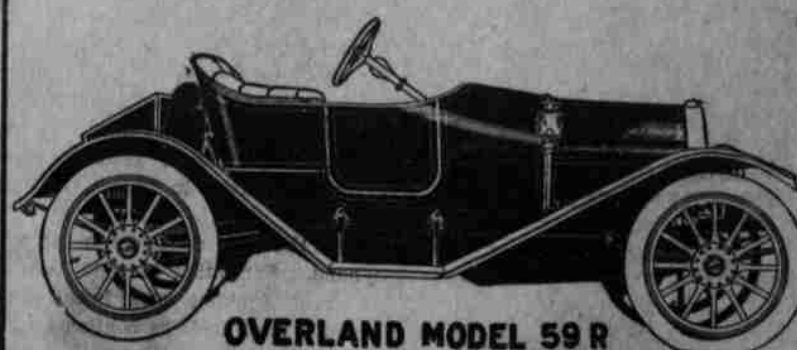
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Whalen, & Fowler Prop.

and a hearing set for the next term. Peter Zanardi pleaded guilty, was fined \$100 and costs with the fine suspended during good behavior. The district court yesterday adjourned until June 10.

Incorporation
The Remington Typewriter company of Wilmington, Delaware, has filed a copy of its charter with the state corporation commission, also a certificate designating Santa Fe as its place of business in New Mexico with Francis C. Wilson as statutory agent. The original company was incorporated with a capitalization of \$100,000, divided into 1,000 shares worth \$100 each. \$1,500 of the total capital stock was paid in to begin business but the total capitalization has since been subscribed. The object of the company here is to conduct a typewriter sales and retail business. The name of the original incorporators, their postoffice address and the amount of stock subscribed by each follows: E. E. McWhitney, Wilmington, 11 shares; William J. Maloney, Wilmington, three shares; N. P. Coffin, Wilmington, one share.

You will look a good while before you find a better medicine for coughs and colds than Chamberlain's Cough Remedy. It not only gives relief—it cures. Try it when you have a cough or cold, and you are certain to be pleased with the prompt cure which it will effect. For sale by all dealers.

ONE THING UPON WHICH ALL DOCTORS AGREE!

PURE ICE

Pure Ice is a Godsend. Our ice is pure as it is possible to be made and the doctors recommend it for the health and welfare of their patients. Our prices are reasonable and we would be pleased to number you among our customers.

THE CRYSTAL ICE CO.
Phone Main 227.

Danderine

Grows hair and we
can prove it

Hair Becomes Soft, Fluffy, Lustrous and Beautiful Immediately After a Danderine Hair Cleanse

Get a 25 Cent Bottle Now and Forever Stop Falling Hair, Itching Scalp and Dandruff

A little Danderine now will immediately double the beauty of your hair—No difference how dull, faded, brittle and scraggy, just moisten a cloth with Danderine and carefully draw it through your hair taking one small strand at a time. The effect is immediate and amazing—your hair will be light, fluffy and wavy and have an appearance of abundance; an incomparable lustre, softness and luxuriance, the beauty and shimmer of true hair health.

Try as you will after an application of Danderine, you cannot find a single trace of dandruff or a loose or falling hair and your scalp will not itch, but what will please you most will be after a few week's use when you will actually see new hair, fine and downy at first—yes—but really new hair—sprouting all over the scalp.

Danderine is to the hair what fresh showers of rain and sunshine are to vegetation. It goes right to the roots, invigorates and strengthens them. Its life-producing properties cause the hair to grow abundantly long, strong and beautiful.

Get a 25 cent bottle of Knowlton's Danderine from any drug store or toilet counter and prove to yourself tonight—now—that your hair is as pretty and soft as any—that it has been neglected or injured by careless treatment—that it all—you surely can have beautiful hair and lots of it, if you will just try a little Danderine. Real surprise awaits you.

